

7758767

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF PUERTO RICO**

IN RE: HERNAN A. CRUZ SANCHEZ AND JONAYRA MARTINEZ VAZQUEZ Debtor(s)	CASE NO. 10-03169-EAG CHAPTER 13
BANCO POPULAR DE PUERTO RICO Movant(s)	INDEX
HERNAN A. CRUZ SANCHEZ AND JONAYRA MARTINEZ VAZQUEZ Alejandro Oliveras Rivera, Chapter 13 Trustee Respondent(s)	

**MOTION TO WITHDRAW MOTION FOR RELIEF FROM AUTOMATIC STAY
AND FOR ORDER VACATING PRELIMINARY HEARING**

TO THE HONORABLE COURT:

Comes now secured creditor Banco Popular de Puerto Rico ("BPPR"), through its undersigned counsel and very respectfully states and requests:

1. On June 11, 2013, BPPR filed its Motion for Relief from Automatic Stay ("BPPR's Motion") (Docket No. 89).
2. The preliminary hearing on BPPR's Motion has been scheduled for July 9, 2013, at 9:30 p.m.
3. BPPR has informed the undersigned that as to loan no. 7758767, it has accepted from Debtors a payment for \$4,994.24 to cover the 5 post petition payments claimed, legal costs and attorney's fees and \$4.24 to be applied to late charges.

WHEREFORE, it is respectfully requested that this Court takes notice of the above, that BPPR's Motion be deemed withdrawn, without prejudice, and that an order be entered vacating and setting aside the preliminary hearing scheduled for July 9, 2013.

CERTIFICATE OF SERVICE: I hereby certify that on this same date, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send

notification of such filing to the CM/ECF participants including but not limited to Monsita Lecaroz Arribas, Esq., Alejandro Oliveras Rivera, Esq., Chapter 13 Trustee, and Debtors' Attorney, Gerardo L. Santiago Puig, Esq.

Ponce, Puerto Rico, this 13th day of June, 2013.

/s/José A. Moreda del Valle
José A. Moreda del Valle, Esq.
USDC-PR 229401

PARRA, DEL VALLE & LIMERES
Attorneys for Movant
PO Box 331429
Ponce, Puerto Rico 00733-1429
Tel. (787) 848-4900
Fax (787) 848-5005
Email: bankruptcy@pdvl.com